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WILLIAMS, MORGAN & AMERSON 10333 RICHMOND, SUITE 1100			NGUYEN, TUAN HOANG	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Amilia and/a			
Office Action Summan		Application No.	Applicant(s)			
		10/645,807	LIN ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Tuan H. Nguyen	2618			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHIC - Exter after - If NO - Failu Any r	CRTENED STATUTORY PERIOD FOR REPLY THEVER IS LONGER, FROM THE MAILING DATE is a sign of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status	•					
1) 🖂	Responsive to communication(s) filed on 28 No	ovember 2007.				
· ·	• • • • • • • • • • • • • • • • • • • •	action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)⊠	Claim(s) 1-31 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-31</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/o	r election requirement.				
Applicati	on Papers					
9) 🗌 :	The specification is objected to by the Examine	r.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	nder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
~ 3	ee the attached detailed Office action for a list	or the certified copies not receive	·a.			
Attachmo-	Ne)					
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date.						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-6) Other:						

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed on 11/28/2007 with respect to claims 1-31 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1-5, 11, 17-20, 25-26, and 30-31 are rejected under 35 U.S.C. 102(b) as being anticipated by Tiedemann, Jr. et al. (US PAT. 7,013,160 hereinafter "Tiedemann").

Consider claim 1, Tiedemann teaches receiving a request from a remote unit (30) to provide a power level associated with a transmitting component, wherein the request is transmitted over a communications protocol (fig. 2 col. 8 lines 4-24 and 39-50); measuring a power level of a signal provided by the transmitting component in response

to receiving the request from the remote unit (col. 8 lines 4-38); and providing the measured power level to the remote unit over the communications protocol (col. 5 lines 28-37).

Consider claim 2, Tiedemann further teaches determining if the measured power level is within an acceptable range (col. 5 lines 51-63).

Consider claim 3, Tiedemann further teaches receiving a request from the remote unit to adjust a power level of an output signal provided by the transmitting component in response to determining that the measured power level is outside the acceptable range (col. 7 lines 31-48).

Consider claim 4, Tiedemann further teaches adjusting the power level of an output signal provided by the transmitting component in response to determining that the measured power level is outside the acceptable range (col. 5 lines 51-63 and col. 7 lines 31-48).

Consider claim 5, Tiedemann further teaches adjusting the power level comprises attenuating the output signal provided by the transmitting component by a preselected amount in response to determining that the measured power level is higher than desired (col. 6 lines 4-33 and col. 7 line 49 through col. 8 line 3).

Consider claim 11, Tiedemann teaches an article comprising one or more machine-readable storage media containing instructions that when executed enable a processor to: receive a request from a remote unit to indicate a power level of a signal provided by a transmitting component (fig. 2 col. 8 lines 4-24 and 39-50); determine a power level of the signal in response to receiving the request from the remote unit (col. 8 lines 4-38); determine if the measured power level is at an acceptable level (col. 7 lines 31-48); and adjust a power level of an output signal provided by the transmitting component by a preselected level in response to determining that the measured power level is not at the acceptable level (col. 5 lines 28-37).

Consider claim 17, Tiedemann teaches an interface adapted to receive a request from a remote unit (30) to adjust a transmit power level of a first component of a base station (fig. 2 col. 8 lines 4-24 and 39-50); and a control unit communicatively coupled to the interface, the control unit adapted to: determine a power level of an output signal of the first component in response to the request (col. 8 lines 4-38); and provide the determined power level of the output signal of the first component to the remote unit (col. 5 lines 28-37).

Consider claim 18, Tiedemann further teaches the base station services a cellular communications system and wherein the output signal comprises at least one of a paging channel, synchronization signal, traffic channel, access channel, and pilot channel, and wherein the control unit is further adapted to determine if the measured

power level is at an acceptable level (col. 5 lines 28-37).

Consider claim 19, Tiedemann further teaches the control is further adapted to adjust a power level of an output signal provided by the transmitting component by a preselected level in response to determining that the measured power level is not at the acceptable level (col. 7 lines 31-48).

Consider claim 20, Tiedemann further teaches the control unit is adapted to adjust the power level by adjusting an amount of attenuation that is applied to the output signal (col. 5 lines 28-37).

Consider claim 25, Tiedemann teaches a communications system, comprising: a remote unit adapted to provide a request to calibrate a transmit power level (fig. 2 col. 8 lines 4-24 and 39-50); a base station communicatively coupled to the remote unit over a communications protocol, the base station adapted to: receive the request (fig. 2 col. 8 lines 4-24 and 39-50); measure a power level of a signal provided by a transmitting component (col. 8 lines 4-38); determine if the measured power level is at an acceptable level (col. 5 lines 28-37); and adjust a power level of an output signal provided by the transmitting component by a preselected level in response to determining that the measured power level is not at the acceptable level (col. 7 lines 31-48).

Consider claim 26, Tiedemann further teaches the base station is a base station for a cellular communications system (col. 4 lines 36-47)

Consider claim 30, Tiedemann further teaches the base station is associated with at least one of a local area network and a cordless communications system (col. 4 lines 36-47).

Consider claim 31, Tiedemann teaches means for receiving a request from a remote unit to provide a power level associated with a transmitting component, wherein the request is transmitted over a communications protocol (fig. 2 col. 8 lines 4-24 and 39-50); means for measuring a power level of a signal provided by the transmitting component in response to receiving the request from the remote unit (col. 7 lines 31-48); and means for providing the measured power level to the remote unit over the communications protocol (col. 5 lines 28-37).

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 6 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Schulist et al. (U.S PUB. 2006/0018289 hereinafter "Schulist").

Consider claim 6, Tiedemann teaches adjusting the power level of an output signal provided by the transmitting component in response to determining that the measured power level is outside the acceptable range.

Tiedemann does not explicitly show that adjusting the power level comprises decreasing an amount of attenuation applied to the output signal provided by the transmitting component by a preselected amount in response to determining that the measured power level is lower than desired.

In the same field of endeavor, Schulist teaches adjusting the power level comprises decreasing an amount of attenuation applied to the output signal provided by the transmitting component by a preselected amount in response to determining that the measured power level is lower than desired (page 6 [0073]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use, adjusting the power level comprises decreasing an amount of attenuation applied to the output signal provided by the transmitting component by a preselected amount in response to determining that the measured power level is lower than desired, as taught by Schulist, in order to control access to a node of a wireless communications network in which identification codes are used to differentiate access requests of different network components.

Consider claim 8, Schulist further teaches the transmitting component is a baseband radio, and wherein measuring the power level comprises measuring the power level of at least one of a paging channel, synchronization channel, access channel, traffic channel, and pilot channel (page 5 [0067]).

6. Claims 7 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Burchfiel (U.S PUB. 2004/0092281).

Consider claim 7, Tiedemann teaches receiving a request from a remote unit to provide a power level associated with a transmitting component, wherein the request is transmitted over a communications protocol; measuring a power level of a signal provided by the transmitting component in response to receiving the request from the remote unit; and providing the measured power level to the remote unit over the communications protocol.

Tiedemann does not explicitly show that the transmitting component is a baseband radio and wherein signal provided by the baseband radio is deliverable to one of an antenna port and a power meter, and wherein measuring the power level comprises directing the signal provided by the baseband radio to the power meter in response to receiving the request from the remote unit.

In the same field of endeavor, Burchfiel teaches the transmitting component is a baseband radio and wherein signal provided by the baseband radio is deliverable to one of an antenna port and a power meter, and wherein measuring the power level

comprises directing the signal provided by the baseband radio to the power meter in response to receiving the request from the remote unit (page 12 [0153]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use, the transmitting component is a baseband radio and wherein signal provided by the baseband radio is deliverable to one of an antenna port and a power meter, and wherein measuring the power level comprises directing the signal provided by the baseband radio to the power meter in response to receiving the request from the remote unit, as taught by Burchfiel, in order to increase the available spectrum in a wireless network.

Consider claim 16, Burchfiel further teaches the transmitting component is a baseband radio and wherein a signal provided by the baseband radio is deliverable to one of an antenna port and a power meter, wherein the instructions when executed enable the processor to direct the signal provided by the baseband radio to the power meter in response to receiving the request from the remote unit (page 12 [0153]).

7. Claims 9, 14-15, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Evans et al. (U.S PUB. 2004/0257988 hereinafter "Evans").

Consider claim 9, Tiedemann teaches receiving a request from a remote unit to provide a power level associated with a transmitting component, wherein the request is

transmitted over a communications protocol; measuring a power level of a signal provided by the transmitting component in response to receiving the request from the remote unit; and providing the measured power level to the remote unit over the communications protocol.

Tiedemann does not explicitly show that the communications protocol is a high-level data link control protocol, wherein the transmitting component is associated with a base station of a cellular communications system, and wherein the remote unit is located in a mobile services switching center associated with the base station.

In the same field of endeavor, Evans teaches the communications protocol is a high-level data link control protocol, wherein the transmitting component is associated with a base station of a cellular communications system, and wherein the remote unit is located in a mobile services switching center associated with the base station (pages 3 and 4 [0038]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use, the communications protocol is a high-level data link control protocol, wherein the transmitting component is associated with a base station of a cellular communications system, and wherein the remote unit is located in a mobile services switching center associated with the base station, as taught by Evans, in order to provide a data transmission system for determining whether to allow transmission of data, the data transmission system comprising: a source for transmitting data destined for a destination over a network.

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Consider claim 14, Evans further teaches the transmitting component is associated with a base station of a cellular communications system, wherein the instructions when executed enable the processor to receive the request over a communications protocol from a mobile services switching station associated with the base station (pages 3 and 4 [0038]).

Consider claim 15, Evans further teaches the instructions when executed enable the processor to provide the measured power level to the remote unit located at the mobile services switching center (pages 3 and 4 [0038]).

Consider claim 29, Evans further teaches the remote unit is located at a mobile services switching center associated with the base station (pages 3 and 4 [0038]).

8. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Evans, and further in view of Mortazavi et al. (U.S PUB. 2002/0188764 hereinafter "Mortazavi").

Consider claim 10, Tiedemann and Evans in combination, fails to teaches the base station comprises at least a second transmitting component, wherein measuring the power level comprises deactivating the second transmitting component before measuring the power level.

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However, Mortazavi teaches the base station comprises at least a second transmitting component, wherein measuring the power level comprises deactivating the second transmitting component before measuring the power level (page 2 [0016]).

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Therefore, it is obvious to one of ordinary skill in the art at the time the invention was made to incorporate the disclosing of Mortazavi into view of Tiedemann and Evans, in order to provide an exception handler allowing asynchronous invocation of remote objects.

9. Claims 12-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann as applied to claim 11 above, and further in view of Kobayashi et al. (U.S PAT. 5,574,993 hereinafter "Kobayashi").

Consider claim 12, Tiedemann teaches an article comprising one or more machine-readable storage media containing instructions that when executed enable a processor to: receive a request from a remote unit to indicate a power level of a signal provided by a transmitting component; determine a power level of the signal in response to receiving the request from the remote unit; determine if the measured power level is at an acceptable level; and adjust a power level of an output signal provided by the transmitting component by a preselected level in response to determining that the measured power level is not at the acceptable level.

Tiedemann does not explicitly show that the instructions when executed enable the processor to decrease the power of the output signal by attenuating the output signal by a preselected amount.

In the same field of endeavor, Kobayashi teaches the instructions when executed enable the processor to decrease the power of the output signal by attenuating the output signal by a preselected amount (col. 9 lines 19-32).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use, the instructions when executed enable the processor to increase the power of the output signal by decreasing an amount of attenuation that is applied to the output signal, as taught by Kobayashi, in order to provide a mobile communication which is capable of maintaining the linearity during a small power output similar to the linearity during a large power output for a radio-frequency power.

Consider claim 13, Tiedemann further teaches the instructions when executed enable the processor to decrease the power of the output signal by attenuating the output signal by a preselected amount (col. 9 lines 19-54).

10. Claims 21-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Nakayama (U.S PUB. 2004/0180686).

Consider claim 21, Tiedemann teaches an interface adapted to receive a request from a remote unit to adjust a transmit power level of a first component of a base

station; and a control unit communicatively coupled to the interface, the control unit

adapted to: determine a power level of an output signal of the first component in

response to the request; and provide the determined power level of the output signal of

the first component to the remote unit.

Tiedemann does not explicitly show that a power meter, wherein the control unit is adapted to provide the output signal of the first component to the power meter.

In the same field of endeavor, Nakayama teaches a power meter, wherein the

control unit is adapted to provide the output signal of the first component to the power

meter (page 2 [0026]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use, a power meter, wherein the control unit is adapted to provide the output signal of the first component to the power meter, as taught by Nakayama, in order to provide a transmission output circuit can always perform correct transmission power control, and can detect the abnormality of transmission power.

Consider claim 22, Nakayama further teaches a switch device adapted to receive the output signal from the first component and adapted to provide the output signal to at least one of an antenna port and the power meter in response to receiving a signal from the control unit (page 6 [0087]).

11. Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Mortazavi et al. (U.S PUB. 2002/0188764 hereinafter "Mortazavi").

Consider claim 23, Tiedemann teaches an interface adapted to receive a request from a remote unit to adjust a transmit power level of a first component of a base station; and a control unit communicatively coupled to the interface, the control unit adapted to: determine a power level of an output signal of the first component in response to the request; and provide the determined power level of the output signal of the first component to the remote unit.

Tiedemann does not explicitly show that the base station comprises a second component, and wherein the control unit is adapted to deactivate the second component of the base station before determining the power level of the output signal of the first component.

In the same field of endeavor, Mortazavi teaches the base station comprises a second component, and wherein the control unit is adapted to deactivate the second component of the base station before determining the power level of the output signal of the first component (page 2 [0026]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use, the base station comprises a second component, and wherein the control unit is adapted to deactivate the second component of the base station before determining the power level of the output signal of the first component, as

taught by Mortazavi, in order to provide an exception handler allowing asynchronous invocation of remote objects.

12. Claim 24 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Mortazavi, and further in view of Kim (U.S PAT. 6,701,136).

Consider claim 24, Tiedemann and Mortazavi in combination, fails to teaches the first component is a baseband radio associated with an alpha sector of a first carrier and the second component is a baseband radio associated with the alpha sector of a second carrier.

However, Kim teaches the first component is a baseband radio associated with an alpha sector of a first carrier and the second component is a baseband radio associated with the alpha sector of a second carrier (see fig. 1 col. 2 lines 20-22).

Therefore, it is obvious to one of ordinary skill in the art at the time the invention was made to incorporate the disclosing of Kim into view of Tiedemann and Mortazavi, in order to detection and setting of the optimal transmission attenuation values for multiple CDMA channels, thereby reducing time and cost for the detection and setting.

13. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Kim (U.S PAT. 6,701,136).

Consider claim 27, Tiedemann teaches a communications system, comprising: a base station communicatively coupled to the remote unit over a communications protocol, the base station adapted to: receive the request; measure a power level of a signal provided by a transmitting component; determine if the measured power level is at an acceptable level; and adjust a power level of an output signal provided by the transmitting component by a preselected level in response to determining that the measured power level is not at the acceptable level.

Tiedemann does not explicitly show that the base station is adapted to provide a three-carrier, three-sector coverage.

In the same field of endeavor, Kim teaches the base station is adapted to provide a three-carrier, three-sector coverage (col. 2 lines 20-22).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use, a remote unit adapted to provide a request to calibrate a transmit power level, as taught by Kim, in order to detect and setting of the optimal transmission attenuation values for multiple CDMA channels, thereby reducing time and cost for the detection and setting.

14. Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann in view of Rath (U.S PUB. 2005/0068902).

Consider claim 28, Tiedemann teaches a communications system, comprising: a base station communicatively coupled to the remote unit over a communications

protocol, the base station adapted to: receive the request; measure a power level of a signal provided by a transmitting component; determine if the measured power level is at an acceptable level; and adjust a power level of an output signal provided by the transmitting component by a preselected level in response to determining that the measured power level is not at the acceptable level.

Tiedemann does not explicitly show that the base station is adapted to provide a six-carrier, six-sector coverage.

In the same field of endeavor, Rath teaches the base station is adapted to provide a six-carrier, six-sector coverage (page 2 [0040] and page 3 [0051]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use, a remote unit adapted to provide a request to calibrate a transmit power level, as taught by Rath, in order to provide a combination of high data rates to a large number of users and >99% coverage to potential customers in a service area.

Conclusion

15. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

16. Any response to this action should be mailed to:

Mail Stop (Explanation, e.g., Amendment or After-final, etc.)

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Facsimile responses should be faxed to:

(571) 273-8300

Hand-delivered responses should be brought to:

Customer Service Window

Randolph Building

401 Dulany Street

Alexandria, VA 22313

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan H. Nguyen whose telephone number is (571)272-8329. The examiner can normally be reached on 8:00Am - 5:00Pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Maung Nay A. can be reached on (571)272-7882882. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information Consider the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tuan Nguyen Examiner Art Unit 2618

SUPERVISORY PATENT EXAMINER